

Adequacy Issue: Adequate Inadequate

DATA ADEQUACY WORKSHEET

(Four Month Expedited Process)

Revision No. 00 Date

Technical Area: Project:

Technical Staff:

Project Manager:

Docket:

Technical Senior:

SB 28 SHER REQUIREMENTS	INFORMATION	AFC PAGE NUMBER AND SECTION NUMBER	ADEQUATE YES OR NO	INFORMATION REQUIRED TO MAKE AFC CONFORM WITH REGULATIONS
§25552(e)	...the application shall...include a description of the proposed conditions of certification that will do all of the following:			
§25552(e)(1) (All)	[a]ssure that the thermal powerplant and related facilities will not have a significant adverse effect on the environment as a result of construction or operation;			
§25552(e)(2) (All)	[a]ssure protection of public health and safety;			
§25552(e)(3) (All)	[r]esult in compliance with all applicable federal, state, and local laws, ordinances, and standards;			
§25552(e)(4) (All)	[a] reasonable demonstration that the thermal powerplant and related faciities, if licensed on the expedited schedule..., will be in service before December 31, 2002;			
§25552(e)(5)	[a] binding and enforceable agreement with the commission, that demonstrates either of the following:			
§25552(e)(5)(A) (Project Overview)	[t]hat the thermal powerplant will cease to operate and the permit will terminate within three years; or			
§25552(e)(5)(B) (Air Quality)	[t]hat the thermal powerplant will be recertified, modified, replaced, or removed within a period of three years with a cogeneration or combined-cycle thermal powerplant that uses best available control technology and obtains necessary offsets, as determined at the time the combine-cycle thermal powerplant is constructed, and that complies with all other applicable laws, ordinances, and standards;			

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§25552(e)(6) (Air Quality)	Where applicable, that the thermal powerplant will obtain offsets or, where offsets are unavailable, pay an air emissions mitigation fee to the air pollution control district or air quality management district based upon the actual emissions from the thermal powerplant, to the district for expenditure by the district pursuant to Chapter 9 (commencing with Section 44275) of Part 5 of Division 26 of the Health and Safety Code, to mitigate the emission from the plant. To the extent consistent with federal law and regulation, any offsets required pursuant to this paragraph shall be based upon a 1:1 ratio, unless, after consultation with the applicable air pollution control district or air quality management district, the commission finds that a different ratio should be required.			